## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Janette Robbins v Stephen L Robbins Docket No. 289684

L.C. No. **05-002652 DM** 

Christopher M. Murray, Chief Judge Pro Tem, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal filed on January 5, 2009, is DISMISSED for lack of jurisdiction because no final order under MCR 7.202(6)(a)(i) had yet been entered in the case when the claim of appeal was filed. The March 27, 2008 judgment of divorce did not decide permanent child support and instead simply referred it to the friend of the court. The only other order involving child support in the lower court record is the September 5, 2008 order that referred the issue of child support back to the friend of the court. Since that time no order was entered that established the permanent child support. That means not all the rights of the parties have been adjudicated as required by MCR 7.202(6)(a)(i).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR - 5 2009

Date

Leidra Schult Mangel
Chief Clerk